

STATE OF UTAH CONTRACT

Dept. of Transpo	ortation 810	Proc./All Re	egions refei	referred to as STATE and the following:		
Agency Name	Agency					
CONTRACTOR	CONTRACTOR Mobile Spray Syst			LEGAL STATUS OF CONTRACTOR		
	Name			Sole Proprietor		
	P O Bo	x 617		Non-Profit Corporation		
Emery	Address	UT 84	500	X For-Profit Corporation		
City			522 Code	Partnership		
		-7959	Government Agency			
Contact F		Phone Nu				
870615700	97144			04400000		
Federal ID#	Vendor N			nodity Code(s)		
				•		
CONTRACT TYPE AND	PURPOSE:					
This is a requirement	ts contract to provide	le the State with liquid or	eti ioimo oĥessies I stans	age tanks @\$2350.00 per unit.		
- Alba to the Todan officer		the State with figure at	in-ienig chemicai stora	age tanks @\$2550.00 per unit.		
CONTRACT PERIOD: Effe	ective date	11/22/03 . Term	nination date11	/21/06 , unless terminated early o		
extended in accordance with	the terms of this co	ontract. Renewal Options	(if any) None			
CONTRACT COSTS, CON				·		
ATTACHMENT A: Div	TRACTOR will be		9,999,999.99 for cost	as authorized by this contract		
ATTACHMENT A: Div ATTACHMENT B: Sco	TRACTOR will be ision of Purchasing pe of Work. cial Terms and Con	e paid a maximum of \$99 The standard Terms and Conditions.	9,999,999.99 for cost Conditions.			
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MAIL TO:

STATE CHURAM
DIVISIÓN OF PURCHASING
STSO STATE OFFICE BUILDING, CAPITOL HILL
PLO, BOX 141061
SALT-LARE CHT, UTAH \$2414 1061
TELEPHONE (BOT) 536 5286
MUDIREMESSO VICTURA

Invitation to Bid



Solicitation Number: RF4042

Due Date: 09/23/03 @: 2:00 P.M.

Date Sent: September 9, 2003

LIQUID ANTHOMIC CHEMICAL STORAGE TANKS

Please complete

Goods and services to be

Солграну Матте	Federal Tax Identification Number					
Mobile Spray Systems		87-0615700				
Critering Address PO Box 617	ËMERY		84522			
Remittance Address (it different from ordering address)	Gity	Sizio	Zip Codo			
Туре	Granguny Contact Person					
Corporation Partnership Proprietorship Gavernment	KEITH TAYLOR					
Telephone Number (include area code)	Fax Number (include area code)					
800-585-7959	435-286-2229					
Company's Internal Web Address	Email Address					
www.mobilespraysystems.com	mss@etv.net					
Discourt Terms (for bid purposes, bid discounts less than 30 days will red be	Days Required for Delivery Afrequired minimums)		of Order (see attached for any			
considead)	30 days					
The following documents are included in this solicitation: Solicitation forms, instructions and general provisions, and						
specifications. Please review all documents carefully before completing.						
The undersigned certifies that the goods or services offered are produced, mined, grown, manufactured, or performed in						
Utan, Yes X No If no, enter where produced, etc.						
Orteror's Authorized Representative's Signature	22 SEPT 2003					
and a dead						
Well Tillefield						
Typisor Profit Name	Position or 1814					
KEITH LITTLEFIELD	GENERAL MANAGER					

ATTAC IENT A: STANDARD TERMS AND COND DNS

- 1. <u>AUTHORITY:</u> Provisions of this contract are pursuant to the authority set forth in 63-56, <u>Utah Code Annotated</u>, 1953, as amended, Utah State Procurement Rules (<u>Utah Administrative Code Section R33</u>), and related statutes which permit the STATE to purchase certain specified services, and other approved purchases for the STATE.
- 2. CONTRACT JURISDICTION, CHOICE OF LAW, AND VENUE: The provisions of this contract shall be governed by the laws of the State of Utah. The parties will submit to the jurisdiction of the courts of the State of Utah for any dispute arising out of this Contract or the breach thereof. Venue shall be in Salt Lake City, in the Third Judicial District Court for Salt Lake County.
- 3. LAWS AND REGULATIONS: Any and all supplies, services and equipment furnished will comply fully with all applicable Federal and State laws and regulations.
- 4. RECORDS ADMINISTRATION: The CONTRACTOR shall maintain, or supervise the maintenance of all records necessary to properly account for the payments made to the CONTRACTOR for costs authorized by this contract. These records shall be retained by the CONTRACTOR for at least four years after the contract terminates, or until all audits initiated within the four years, have been completed, whichever is later. The CONTRACTOR agrees to allow STATE and Federal auditors, and STATE Agency Staff, access to all the records to this contract, for audit and inspection, and monitoring of services. Such access will be during normal business hours, or by appointment.
- 5. <u>CONFLICT OF INTEREST</u>: CONTRACTOR represents that none of its officers or employees are officers or employees of the State of Utah, unless disclosure has been made in accordance with 67-16-8, <u>Utah Code Annotated</u>, 1953, as amended.
- 6. CONTRACTOR, AN INDEPENDENT CONTRACTOR: The CONTRACTOR shall be an independent contractor, and as such, shall have no authorization, express or implied, to bind the STATE to any agreements, settlements, liability, or understanding whatsoever, and agrees not to perform any acts as agent for the STATE, except as herein expressly set forth. Compensation stated herein shall be the total amount payable to the CONTRACTOR by the STATE. The CONTRACTOR shall be responsible for the payment of all income tax and social security amounts due as a result of payments received from the STATE for these contract services. Persons employed by the STATE and acting under the direction of the STATE shall not be deemed to be employees or agents of the CONTRACTOR.
- 7. INDEMNITY CLAUSE: The CONTRACTOR agrees to indemnify, save harmless, and release the STATE OF UTAH, and all its officers, agents, volunteers, and employees from and against any and all loss, damages, injury, liability, suits, and proceedings arising out of the performance of this contract which are caused in whole or in part by the negligence of the CONTRACTOR'S officers, agents, volunteers, or employees, but not for claims arising from the State's sole negligence.
- EQUAL OPPORTUNITY CLAUSE: The CONTRACTOR agrees to abide by the provisions of Title VI and VII of the Civil Rights Act of 1964 (42USC 2000e) which prohibits discrimination against any employee or applicant for employment or any applicant or recipient of services, on the basis of race, religion, color, or national origin; and further agrees to abide by Executive Order No. 11246, as amended, which prohibits discrimination on the basis of sex; 45 CFR 90 which prohibits discrimination on the basis of age; and Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act of 1990 which prohibits discrimination on the basis of disabilities. Also, the CONTRACTOR agrees to abide by Utah's Executive Order, dated March 17, 1993, which prohibits sexual harassment in the work place.
- 9. <u>SEPARABILITY CLAUSE</u>: A declaration by any court, or any other binding legal source, that any provision of this contract is illegal and void shall not affect the legality and enforceability of any other provision of this contract, unless the provisions are mutually dependent.
- 10. RENEGOTIATION OR MODIFICATIONS: This contract may be amended, modified, or supplemented only by written amendment to the contract, executed by the parties hereto, and attached to the original signed copy of the contract.
- 11. <u>DEBARMENT</u>: The CONTRACTOR certifies that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction (contract), by any governmental department or agency. If the CONTRACTOR cannot certify this statement, attach a written explanation for review by the STATE.
- 12. TERMINATION: Unless otherwise stated in the Special Terms and Conditions, this contract may be terminated, with cause by either party, in advance of the specified termination date, upon written notice being given by the other party. The party in violation will be given ten (10) working days after notification to correct and cease the violations, after which the contract may be terminated for cause. This contract may be terminated without cause, in advance of the specified expiration date, by either party, upon 90 days prior written notice being given the other party. On termination of this contract, all accounts and payments will be processed according to the financial arrangements set forth herein for approved services rendered to date of termination.
- 3. SALES TAX EXEMPTION: The State of Utah's sales and use tax exemption number is E33399. The tangible personal property or services being purchased are being paid from State funds and used in the exercise of that entity's essential functions. If the items being purchased are construction materials, they will be converted into real property by employees of this government entity, unless otherwise stated in the contract.
- 14. WARRANTY: The contractor agrees to warrant and assume responsibility for all products (including hardware, firmware, and/or software products) that it licenses, contracts, or sells to the State of Utah under this contract for a period of one year, unless otherwise specified and mutually agreed upon elsewhere in this contract. The contractor (seller) acknowledges that all warranties granted to the buyer by the Uniform Commercial Code of the State of Utah apply to this contract. Product liability disclaimers and/or warranty disclaimers from the seller are not applicable to this contract unless otherwise specified and mutually agreed upon elsewhere in this contract. In general, the contractor warrants that:

 (1) the product will do what the salesperson said it would do, (2) the product will live up to all specific claims that the manufacturer makes in their advertisements, (3) the product will be suitable for the ordinary purposes for which such product is used, (4) the product will be suitable for any special purposes that the State has relied on the contractor's skill or judgement to consider when it advised the State about the product, (5) the product has been properly designed and manufactured, and (6) the product is free of significant defects or unusual problems about which the State has not been warned. Remedies available to the State include the following: The contractor will repair or replace (at no charge to the State) the product whose nonconformance is discovered and made known to the contractor in writing. If the repaired and/or replaced product proves to be inadequate, or fails of its essential purpose, the contractor will refund the full amount of any payments that have been made. Nothing in this warranty will be construed to limit any rights or remedies the State of Utah may otherwise have under this contract.
- 15. <u>PUBLIC INFORMATION:</u> Contractor agrees that the contract will be a public document, as to distribution of copies, and Contractor gives the STATE express permission to make copies of the contract and/or of the response to the solicitation in accordance with the State of Utah Government Records Access and Management Act. The permission to make copies as noted will take precedence over any statements of confidentiality, proprietary information, copyright information, or similar notation. (Revision date: Apr 24, 2002)

SCOPE OF WORK

LIQUID ANTI-ICING CHEMICAL STORAGE TANK

PURPOSE: The intent of this specification is to provide vertical liquid chemical storage tanks for use in road anti-icing brine production and storage facilities operated by te Utah Department of Transportation.

SERVICE CONDITIONS: Tank will be installed in an open area with continuous exposure to weather and sunlight during daylight hours. Tank will be set on a concrete or asphalt concrete foundation. Air temperatures range from minus 20°F to plus 110°F.

MATERIAL STORED: Tank will store anti-icing chemicals in aqueous solution. Specific chemicals used include Magnesium Chloride (MgCI²), Calcium Chloride (CaCI²), Sodium Chloride (NaCI), or solutions comprised of combinations thereof. The liquid stored weighs up to 16 pounds per gallon (1.9kl/L)

MATERIALS: Tank shall be constructed of high-density polyethylene (HDPE) resin with ultraviolet light protection meeting ASTM 1998-91 Standard Specification for Polyethylene Upright Storage Tanks. Thank shall be a natural translucent color so that the fluid level can be viewed inside the tank. Tank shall be designed to hold liquid with a specific gravity of 1.9 and shall be fully compatible with anti-icing chemicals Magnesium Chloride (MgCl²), Calcium Chloride (CaCl²), Sodium Chloride (NaCl), or combinations thereof.

CAPACITY: Tank nominal liquid capacity shall be 5,000 US gallons (19000 L). Tank volume gradations shall be molded into the exterior tank wall. The ratio of the tank height to the diameter shall be greater than 0.9:1 and less than 1.5:1.

FITTINGS: Tank shall have an 18" (550 mm) minimum diameter vented top lid, molded-in tie downs, and two 2" diameter double thread polypropylene bulkhead fittings with Buna-N gaskets. One of the fittings shall accommodate a suction tube. The fittings shall be located on the side of the tank near the bottom; one for a suction hose and one for tank filling.

ATTACHMENT C: SPECIAL TERMS AND CONDITIONS

- 1. **CONTRACT PURCHASE**: This is a requirements contract to provide the State with Vertical Liquid Anti-Icing Chemical Storage Tanks for a period of three (3) years.
- 2. **CONTRACT ACCEPTANCE**: At the time the bid is signed by the Offeror, the signature of that Offeror will be used as a legally binding signature if awarded this contract. When signed by the Division of Purchasing and a Utah Department of Transportation representative and assigned a contract number, this document will become a legally binding contract with the Offeror for the contract period specified.
- 3. **QUANTITY OR AMOUNT ESTIMATES**: Quantities have been estimated for bidding purposes and are not to be construed as a guarantee to purchase any service or specific amount. The State does not guarantee specific purchase amount however (6) six is the estimated yearly quantity.
- 4. **PRICING**: The Contractor agrees that the prices bid on materials/services in this contract shall be guaranteed for a period of one (1) year.

ANY CHANGE REQUEST ON PRICES MUST GUARANTEE THE PRICE FOR THE SAME LENGTH OF TIME AS INDICATED ABOVE AND MUST BE MADE AT LEAST THIRTY (30) DAYS PRIOR TO THE REQUESTED EFFECTIVE DATE. ANY REQUEST FOR CHANGE ON PRICES OR SPECIFICATIONS MUST INCLUDE SUFFICIENT DOCUMENTATION SUPPORTING THE REQUEST. REQUESTS FOR CHANGE ON PRICES OR SPECIFICATIONS SHALL NOT BE EFFECTIVE UNTIL IT IS APPROVED BY THE PROCUREMENT SUPERVISOR OR THE PROCUREMENT MANAGER OF THE UTAH DEPARTMENT OF TRANSPORTATION.

- 5. **WAGES**: The Contractor shall be responsible for all applicable company wages in accordance with the Federal, State and local laws and ordinances.
- 6. INVOICING: THE CONTRACT NUMBER AND ORDER NUMBER MUST APPEAR ON ALL INVOICES, BILLS OF LADING, PACKAGES AND ALL CORRESPONDENCE RELATING TO EACH ORDER AND DELIVERY.

In the event the State is entitled to a cash discount, the period of computation shall commence on the delivery date or the date of a correct invoice, whichever is later. If an adjustment in payment is necessary due to damage, the cash discount period shall commence on the date final approval is authorized. The State reserves the right to adjust incorrect invoice.

The Contractor shall submit invoices to the Utah Department of Transportation, Accounts Payable, 4501 South 2700 West, Salt Lake City, Utah 84119.

ATTACHMENT C: SPECIAL TERMS AND CONDITIONS

- 7. **NON-ASSIGNMENT**: The Contractor shall not sublet, assign or transfer any part of this contract without prior written approval from the Procurement Supervisor or the Procurement Manager of Utah Department of Transportation. The provision of monies due under this contract shall not be assignable without prior written approval from the Procurement Supervisor or the Procurement Manager of the Utah Department of Transportation.
- 8. NON-COMPETE CLAUSE: The Contractor represents its officers and employees are free to contract with the State and are not subject to restrictions by the terms of their present or past employment including, but not limited to an agreement not to compete for as a period of time unless disclosure has been made. Contractor must disclose to the State any possible conflicts, in writing, before the contract is signed and the State will evaluate whether to continue with contract execution. The State may elect to terminate a contract immediately with a Contractor who is subsequently determined to be subject to such restrictions without liability to the State. If the State elects to terminate as a contract for this reason, the State will supersede paragraph #12 in Attachment A Standard Terms and Conditions and will not provide 90 day prior notice to the Contractor.
- 9. **DELIVERY**: The shipping terms on this contract are F. O. B. Destination. Deliveries shall be between 7:00 A.M. and 4:00 P.M. Mountain Time, Monday through Thursday.
- 10. WARRANTY: The Contractor shall warrant the tanks to be free from defects in workmanship and materials for a period of three (3) years after receipt at a UDOT location.

1